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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/823,856	04/14/2004	Oleg S. Fishman	1946-010US	6187	
31855 . 75	90 04/04/2006		EXAM	EXAMINER	
PHILIP O. POST			HOANG, TU BA		
INDEL, INC. PO BOX 157			ART UNIT	PAPER NUMBER	
RANCOCAS,	NJ 08073		2832		
			DATE MAILED: 04/04/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applicat	on No.	Applicant(s)				
Office Action Summary		10/823,8	56	FISHMAN ET AL.				
		Examine	r	Art Unit				
		Tu Ba Ho	•	2832				
Period fo	The MAILING DATE of this communior Reply	cation appears on th	e cover sheet with	h the correspondence ad	ldress			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA Insions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commu- to period for reply is specified above, the maximum state are to reply within the set or extended period for reply verify reply received by the Office later than three months af- ed patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF T of 37 CFR 1.136(a). In no evanication. tutory period will apply and vill, by statute, cause the app	HIS COMMUNIC vent, however, may a rep vill expire SIX (6) MONT blication to become ABA	ATION.  Oly be timely filed  HS from the mailing date of this on NDONED (35 U.S.C. § 133).				
Status								
1)  ズ	Responsive to communication(s) filed	1 on 18 January 200	06					
		b)⊠ This action is r						
′	3)☐ Since this application is in condition for allowance except for formal matters, prosecution as to the me							
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims	, p. 1	,	,				
		onlication						
	Claim(s) <u>1-24</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.  Claim(s) is/are allowed.							
· -	Claim(s) <u>1-24</u> is/are rejected.							
	Claim(s) is/are objected to.							
	Claim(s) are subject to restrict	ion and/or election i	equirement					
	ion Papers		equiloment.					
	-							
	The specification is objected to by the							
10)⊠	The drawing(s) filed on 14 April 2004		· · · · · ·	•				
	Applicant may not request that any objec							
44)	Replacement drawing sheet(s) including			•				
11)	The oath or declaration is objected to	by the Examiner. N	ote the attached	Office Action or form P1	Г <b>О-152</b> .			
Priority ι	ınder 35 U.S.C. § 119							
	Acknowledgment is made of a claim for the control of the control of the priority of the priori			119(a)-(d) or (f).				
	2. Certified copies of the priority of			plication No				
	3. Copies of the certified copies of		•		Stage			
	application from the Internation	•			J			
* 5	See the attached detailed Office action	•	` ''	eceived.				
Attachmen	t(s)							
	ce of References Cited (PTO-892)		4) Interview Su					
	ce of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449 or F			/Mail Date ormal Patent Application (PTC	D-152)			
	rr No(s)/Mail Date	10/30/00)	6) Other:					

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#### Response to Arguments

Applicant's arguments with respect to claim filed January 18, 2006 have been considered but are moot in view of the new ground(s) of rejection as follow:

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States

Claims 1-7, 10-19, and 22-23 are rejected under 35 U.S.C. 102(b) as being anticipated by Stenzel (US 5,109,389). Stenzel shows all features of the claimed invention including an apparatus (see Figure 4 also Figures 2 and 5) for directional solidification and melting of metallic stock or metal comprising a vessel or crucible 4 for containing a molten mass of metal or melting stock 3, a plurality of induction coils 36,37 surrounding at least the height of the exterior of the crucible 3, and means 35,42 (or 34 shown in Figure 2) for selectively applying AC current to each of the coils to inductively heat the molten mass of the metal in the crucible with applied heat progressively decreasing from the bottom to the top of the molten mass in the crucible whereby the molten mass solidifies in the crucible from the bottom to the top of the crucible (column 4, lines 1-41, i.e., due to the structure of the invention which permits the lower heating zones to be operated to generate a lower inductive heating power output in comparison to the upper heating zones, the solidification zone proceeds slowly from bottom to top of the melt and a selected solidification structure can thus be obtained), wherein means for selectively applying ac current can comprise a switching means 50.45.46.47 for each of the coils or coil turns or sub-coils with each of the switching means having switch terminals, each terminal is exclusively connected to each of the coil terminals of each coil or turn or sub-coil, a source of Ac current 34 having source terminals with at least the first source terminal connected to the switch terminals and the second source terminal connected to the coil terminals, and a control means 50 for selectively opening and closing each of the switching means to progressively decrease the induced heat from the bottom to the top of the molten mass in the vessel or crucible 3 if so desired (as shown in Figure 5), a means for selectively cooling the molten mass comprising a cooling medium 10 flowing in each of the coil and at the bottom of the crucible (i.e., at least meet the limitations of claims 5,6,19, and 24), and means or movable cooled plate 16 for pushing the solidified metal out of the crucible.

Claims 1, 3-7, 9-13, 15-19, and 21-24 are rejected under 35 U.S.C. 102(b) as being anticipated by Tsuda et al (US 6,307,875). Tsuda et al shows all features of the claimed invention including a plurality of coils 5,6, each provided with switching means 7,8 and a control means 12 with feedbacks for selectively applying ac current to each of the coils, where in the molten mass 13 can be solidify from the bottom to the top of the crucible 4 as shown by element 14 and wherein the solidified metal can be push out of

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the vessel 4 by means of a drawing device 20 shown in Figure 8. and the coil can be in the form of the cooled coil where cooling fluid can flow through such as coil 38 shown in Figure 12.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 8 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stenzel (US 5,109,389) in view of Fukuzawa et al (US 5,416,796) cited in the previous Office Action. Stenzel discloses substantially all features of the claimed invention as previously set forth above except for the use of a sensor means to sense the progress of solidification of the mass of the molten mass from the top of the vessel or crucible. Fukuzawa et al shows the use of a sensor means 23,24 for sensing the progress of solidification of the molten mass from the bottom to the top of the vessel. It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize in Stenzel the sensor means taught by Fukuzawa et al in order to sense the solidify condition of the molten such as its temperature and the surface level thickness or gauge.

Claims 9 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stenzel in view of Tsuda et al (US 6,307,875) cited in the previous Office Action. Stenzel discloses substantially all features of the claimed invention except for a feedback means for adjusting the means for selectively applying ac current to each of

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the coil to control the progress of solidification of the mass of the molten metal from the bottom to the top of the crucible. Tsuda et al show a feedback means 12 where a plurality of coils 5,6, each provided with switching means 7,8 and with feedbacks for selectively applying ac current to each of the coils, wherein the molten mass 13 can be solidify from the bottom to the top of the crucible 4. It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize in Stenzel the feedback means taught by Tsuda et al in order to adjust and selectively applying ac power to the coil as well as to control the progress of solidification if so desired.

#### REMARK

Applicant's arguments with respect to the rejection(s) of claim(s) under 35 USC 112, second paragraph and 35 USC 102(b) over the reference to Schluckebier et al (US 5,135,781) have been fully considered and are persuasive. Therefore, such rejections have been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of the new discovery reference to Stenzel as set forth above.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tu Ba Hoang whose telephone number is (571) 272-4780. The examiner can normally be reached on Mon-Thu from 8:00AM to 6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Elvin Enad can be reached on (571) 272-1990. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tu Ba Hoang Primary Examiner Art Unit 2832 Page 4

March 30, 2006